

**UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION**

Wilus Institute of Standards and Technology Inc.,

Plaintiff,

vs.

Askey Computer Corp.,
Askey International Corp.,

Defendants.

CASE NO. 2:24-cv-00753-JRG-RSP

JURY DEMANDED

**UNOPPOSED MOTION FOR EXTENSION OF TIME FOR
ASKEY COMPUTER CORP. AND ASKEY INTERNATIONAL CORP.
TO RESPOND TO COMPLAINT**

Plaintiff Wilus Institute of Standards and Technology Inc.'s ("Wilus" or "Plaintiff") respectfully moves for an extension of time for Askey Computer Corp. and Askey International Corp. (collectively "Askey") to answer or otherwise respond to Wilus's Complaint. In support of this Motion, Wilus states as follows:

1. Wilus filed its Complaint on September 13, 2024. (Dkt. No. 1).
2. Counsel for Wilus and counsel for Askey, Ming-Tao Yang, from Finnegan, Henderson, Farabow, Garrett & Dunner, LLP, have agreed that in exchange for Askey Computer Corp. and Askey International Corp. waiving official service of process under Rule 4(d) of the Federal Rules of Civil Procedure, Wilus shall agree to an extension for each and every named Askey entity to respond to Wilus's Complaint no later than December 30, 2024. Askey Computer Corp. and Askey International Corp. have agreed to such a waiver and Wilus has agreed to such an extension with the approval of the Court.

3. Wilus and Askey are in agreement that the response date for all Askey defendants should be aligned, and counsel for Askey has advised that they do not oppose this Motion.

4. Wilus and Askey believe there is good cause for an extension.

Accordingly, Wilus respectfully requests that Askey Computer Corp. and Askey International Corp. have until **December 30, 2024** to answer or otherwise respond to Wilus's Complaint.

Dated: October 7, 2024

By: /s/ Marc A. Fenster

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*Attorneys for Plaintiff Wilus Institute of
Standards and Technology Inc.*

CERTIFICATE OF SERVICE

I hereby certify that on October 7, 2024, a copy of the foregoing was filed with the Court using CM/ECF. On this date, copies of the foregoing have been emailed to Ming-Tao Yang, counsel of Askey at ming.yang@finnegan.com, who has agreed to accept service by email on behalf of Askey.

/s/Marc A. Fenster

CERTIFICATE OF CONFERENCE

The undersigned certifies that counsel complied with the requirements of Eastern District of Texas Local Rule CV-7(h). The parties are in agreement on filing the Unopposed Motion for Extension of Time.

/s/Marc A. Fenster